

REMARKS

Applicant thanks the Examiner for the indication of allowability as to some of the claims.

35 U.S.C. § 101 Rejections

The Examiner has rejected claims 8-14 under 35 U.S.C. § 101 as being directed to non-statutory subject matter. Applicant has amended paragraph [0023] to make explicit the inherently present terms "machine readable article of manufacture media" and "machine readable propagated signal media." These terms were inherently present because the list of types of storage media present are article of manufacture or propagated signals, and the term propagated signals is already in paragraph [0023]. Applicant has also amended claims 8-14 accordingly.

Applicant, accordingly, respectfully requests withdrawal of the rejection of claims 8-14 under 35 U.S.C. § 101.

CONCLUSION

Applicant respectfully submits that the present application is in condition for allowance.

If there are any additional charges, please charge them to our Deposit Account No. 02-2666. If a telephone conference would facilitate the prosecution of this application, the Examiner is invited to contact Daniel De Vos at (408) 720-8300.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Dated: 03/26/2009

/Daniel M. De Vos/
Daniel M. De Vos
Reg. No. 37,813

1279 Oakmead Parkway
Sunnyvale, CA 94085-4040
(408) 720-8300